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CONFIRMATION N FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. APPLICATION NO. 03/05/2002 David D. Rowley 23415-014 10/087,977 **EXAMINER** 10/27/2004 29315 MINTZ LEVIN COHN FERRIS GLOVSKY AND POPEO PC ROVNAK, JOHN EDMUND 12010 SUNSET HILLS ROAD PAPER NUMBER ART UNIT SUITE 900 RESTON, VA 20190 3714

DATE MAILED: 10/27/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Interview Summary

Application No.	Applicant(s)	Applicant(s)		
10/087,977	ROWLEY ET AL.	ROWLEY ET AL.		
Examiner	Art Unit			
Chanda L. Harris	3714			

All participants (applicant, applicant's representative, PTO p	personnel):
(1) <u>Chanda L. Harris</u> .	(3) <u>Ben Esplin</u> .
(2) <u>Sean Ingram</u> .	(4)
Date of Interview: 10/12/04.	
Type: a)☐ Telephonic b)☐ Video Conference c)☐ Personal [copy given to: 1)☐ applicant 2)⊠ applicant's representative]
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.
Claim(s) discussed: <u>1</u> .	
Identification of prior art discussed: Harned et al. (US 6,594	<u>,466)</u> .
Agreement with respect to the claims f) was reached. g)⊠ was not reached. h)□ N/A.
Substance of Interview including description of the general reached, or any other comments: We discussed proposed machine to read over the modules in Col.5: 11-17. Application an operating system. Applicant will respond in due could fuller description, if necessary, and a copy of the amend	changes to Claim 1. Examiner suggested defining virtual nt proposed defining to include that the virtual machines irse to the last office action. ments which the examiner agreed would render the claims
allowable, if available, must be attached. Also, where no callowable is available, a summary thereof must be attached	opy of the amendments that would render the claims
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE A INTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN ONE MONTH FROM THIS INTERVIEW DATE, OR FORM, WHICHEVER IS LATER, TO FILE A STATEMENT	last Office action has already been filed, APPLICANT IS THE MAILING DATE OF THIS INTERVIEW SUMMARY

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Summary of Record of Interview requirements on reverse side or on attached sheet.

Examiner's signature, if required

Proposed Claim Amendment and Arguments Application No. 10/087977 Attorney Docket No. 23415-014 (62070-0311779)

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT(S): David D. ROWLEY

CONFIRMATION No.: 9574

SERIAL NUMBER: 10/087,977

EXAMINER: Chandra Harris

FILING DATE: March 5, 2002

2004-10-06 11:13

ART UNIT: 3714

FOR . SYSTEM AND METHOD FOR EVALUATING A PERSON'S INFORMATION

TECHNOLOGY SKILLS

DO NOT ENTER

PROPOSED CLAIM AMENDMENT AND AGENDA FOR EXAMINER INTERVIEW

This correspondence is intended for the Examiner's use only, and should not be entered as part of the Official Record.

A proposed claim amendment for claim 1 is reflected on page 2 of this paper.

Proposed arguments regarding the patentability of the proposed claim amendment of claim 1 begins on page 3 of this paper.

A copy of form PTOL-413A (Applicant Initiated Interview Request Form) is attached herewith as APPENDIX A. This is a copy of the form PTOL-413A that has been faxed to the fax number for official communication for entry into the Official Record.

Proposed Claim Amendment and Arguments
Application No. 10/087977
Attorney Docket No. 23415-014 (62070-0311779)

PROPOSED AMENDMENT TO CLAIM 1

1. (Currently Amended) A computer implemented method for evaluating a user's information technology skills by having the user complete an examination comprising:

presenting one or more examination items to the user, wherein the examination items include a practical exercise and at least one of a multiple choice question and an essay question;

accoolating selecting one or more virtual machines associated with the practical exercise from a plurality of virtual machines;

displaying to the user information that is associated with the practical exercise, wherein the information describes a task that the user is instructed to complete, and wherein the user uses one or more of the virtual machines to complete the task; and

launching the one or more virtual machines so that the user can use the virtual machines to perform the task.

From-PILLSBURY WINTHROP

Proposed Claim Amendment and Arguments Application No. 10/087977 Attorney Docket No. 23415-014 (62070-0311779)

PROPOSED ARGUMENTS

Claim 1, if amended as proposed above, would recite selecting one or more virtual machines associated with the practical exercise from a plurality of virtual machines, among other things.

In contrast, Harned appears to disclose a training system running in a virtual machine provided in target software (see Harned at col. 3, lines 55-57). Harned does not teach or disclose selecting one or more virtual machines associated with the practical exercise from a plurality of virtual machines. Thus, Harned does not anticipate claim 1 as set forth above.

Applicants thank the Examiner for reviewing the proposed amendment to claim 1, and corresponding proposed arguments. In the interest of scheduling a personal interview to discuss the foregoing, the Examiner is invited to telephone the undersigned at the number provided.

Dated: October 6, 2004

Respectfully submitted,

Sean L. Ingram

Registration No.: 48,283

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APPENDIX A



PTOL-413A (09-04)
Approved for use through 07/31/2006 OMB 0851-0031
U.S. Patent and Traceman. Office U.S. DEPARTMENT OF COMMERCE

Applicant Initiated Interview Request Form Application No.: 10/087,977 First Named Applicant: David D. Rowley Status of Application: Rejected Examiner: Chandra Harris Art Unit: 3714 Tentative Participants: (1) Sean L. Ingram (2) D. Ben Esplin (3) Chandra Harris Proposed Date of Interview: October 12, 2004 Proposed Time: 11:00 AM Type of Interview Requested: (3) [] Video Conference (2) [X] Personal (1) | Telephonic IXINO Exhibit To Be Shown or Demonstrated: [] YES If yes, provide brief description: Issues To Be Discussed Not Agreed Discussed Agreed Claims/ lucines (Rej., Obj., etc) Fig. #s Prior Art Harned [] [] X] 1-30 (1) Rej. [] [] [] (2) [] [] [](3) [] [] [] [] Continuation Sheet Attached Brief Description of Arguments to be Presented: Harned does not disclose selecting one or more virtual machines from a plurality of virtual machines. An interview was conducted on the above-identified application on NOTE: This form should be completed by applicant and submitted to the examiner in advance of the interview (see MPEP § 713.01). This application will not be delayed from issue because of applicant's failure to submit a written record of this interview. Therefore, applicant is advised to file a statement of the substance of this interview (37 CFR 1.133(b)) as soon as possible, Applicant/Applicant's Representative Signature Examiner/SPE Signature Sean L. Ingram Typed/Printed Name of Applicant or Representative 48,283

This collection of information is required by 37 CFR 1.131. The information is required to obtain or retain a benefit by the public which to the (and by the USPTO in process) as application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comment on the amount of time you require to complete this form under suggestions for reducing this burden, about the Chief Information Officer. U.S. Patient and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS. TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 27313-1450.

If you need assistance in completing the form, cull 1-800-PTO-9199 and select option 2.

Registration Number, if applicable



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